CARANO	200 • LAS VEGAS, NEVADA 89102
McDONALD (2300 WEST SAHARA AVENUE, SUITE 1200 • LAS VEGAS, NEVADA 89102

1	Pat Lundvall (NSBN 3761) Rory T. Kay (NSBN 12416)	
2	McDONALD CARANO LLP 2300 West Sahara Avenue, Suite 1200	
3	Las Vegas, Nevada 89102	
4	Telephone: (702) 873-4100 plundvall@mcdonaldcarano.com	
	rkay@mcdonaldcarano.com	
5	Marshall M. Searcy (<i>Pro Hac Vice</i> admitted)	
6	Quinn Emanuel Urquhart & Sullivan LLP 865 S. Figueroa Street, 10th Floor	
7	Los Angeles, California 90017	
8	Telephone: 214-443-3000 marshallsearcy@quinnemanuel.com	
9	Attorneys for Defendant Fenix International Limited dba OnlyFans	
10		
11	UNITED STATES DISTRICT COURT	
12	DISTRICT O	F NEVADA
13	LAUREN COLVIN, an individual; YOUREE GEMMILL, an individual; and	Case No. 2:22-cv-0
14	PATHAMAWAN HANFORD, an individual,	
15	Plaintiff,	STIPULATION (CO-COUNSEL F FENIX INTERNA
15 16	Plaintiff, v.	
	v. BRITTANYA RAZAVI; MARCELLO	CO-COUNSEL F FENIX INTERNA
16	v. BRITTANYA RAZAVI; MARCELLO RAZAVI; MEOW GANG PRODUCTION	CO-COUNSEL F FENIX INTERNA
16 17 18	v. BRITTANYA RAZAVI; MARCELLO RAZAVI; MEOW GANG PRODUCTION STUDIOS, INC.; DG MEDIA & ENTERTAINMENT GROUP, INC.; FENIX	CO-COUNSEL F FENIX INTERNA
16 17	v. BRITTANYA RAZAVI; MARCELLO RAZAVI; MEOW GANG PRODUCTION STUDIOS, INC.; DG MEDIA & ENTERTAINMENT GROUP, INC.; FENIX INTERNATIONAL LIMITED dba	CO-COUNSEL F FENIX INTERNA
16 17 18	v. BRITTANYA RAZAVI; MARCELLO RAZAVI; MEOW GANG PRODUCTION STUDIOS, INC.; DG MEDIA & ENTERTAINMENT GROUP, INC.; FENIX INTERNATIONAL LIMITED dba ONLYFANS; and DOES 1-10 inclusive,	CO-COUNSEL F FENIX INTERNA
16 17 18 19 20	v. BRITTANYA RAZAVI; MARCELLO RAZAVI; MEOW GANG PRODUCTION STUDIOS, INC.; DG MEDIA & ENTERTAINMENT GROUP, INC.; FENIX INTERNATIONAL LIMITED dba	CO-COUNSEL F FENIX INTERNA
16 17 18 19 20 21	v. BRITTANYA RAZAVI; MARCELLO RAZAVI; MEOW GANG PRODUCTION STUDIOS, INC.; DG MEDIA & ENTERTAINMENT GROUP, INC.; FENIX INTERNATIONAL LIMITED dba ONLYFANS; and DOES 1-10 inclusive, Defendants.	CO-COUNSEL F FENIX INTERNA
16 17 18 19 20	v. BRITTANYA RAZAVI; MARCELLO RAZAVI; MEOW GANG PRODUCTION STUDIOS, INC.; DG MEDIA & ENTERTAINMENT GROUP, INC.; FENIX INTERNATIONAL LIMITED dba ONLYFANS; and DOES 1-10 inclusive, Defendants. DG MEDIA & ENTERTAINMENT GROUP,	CO-COUNSEL F FENIX INTERNA
16 17 18 19 20 21	v. BRITTANYA RAZAVI; MARCELLO RAZAVI; MEOW GANG PRODUCTION STUDIOS, INC.; DG MEDIA & ENTERTAINMENT GROUP, INC.; FENIX INTERNATIONAL LIMITED dba ONLYFANS; and DOES 1-10 inclusive, Defendants. DG MEDIA & ENTERTAINMENT GROUP, INC.; MEOW GANG PRODUCTION STUDIOS, INC., MARCELLO RAZAVI; and	CO-COUNSEL F FENIX INTERNA
16 17 18 19 20 21 22 23	v. BRITTANYA RAZAVI; MARCELLO RAZAVI; MEOW GANG PRODUCTION STUDIOS, INC.; DG MEDIA & ENTERTAINMENT GROUP, INC.; FENIX INTERNATIONAL LIMITED dba ONLYFANS; and DOES 1-10 inclusive, Defendants. DG MEDIA & ENTERTAINMENT GROUP, INC.; MEOW GANG PRODUCTION	CO-COUNSEL F FENIX INTERNA
16 17 18 19 20 21 22 23 24	v. BRITTANYA RAZAVI; MARCELLO RAZAVI; MEOW GANG PRODUCTION STUDIOS, INC.; DG MEDIA & ENTERTAINMENT GROUP, INC.; FENIX INTERNATIONAL LIMITED dba ONLYFANS; and DOES 1-10 inclusive, Defendants. DG MEDIA & ENTERTAINMENT GROUP, INC.; MEOW GANG PRODUCTION STUDIOS, INC., MARCELLO RAZAVI; and	CO-COUNSEL F FENIX INTERNA
16 17 18 19 20 21 22 23	v. BRITTANYA RAZAVI; MARCELLO RAZAVI; MEOW GANG PRODUCTION STUDIOS, INC.; DG MEDIA & ENTERTAINMENT GROUP, INC.; FENIX INTERNATIONAL LIMITED dba ONLYFANS; and DOES 1-10 inclusive, Defendants. DG MEDIA & ENTERTAINMENT GROUP, INC.; MEOW GANG PRODUCTION STUDIOS, INC., MARCELLO RAZAVI; and BRITTANYA RAZAVI,	CO-COUNSEL F FENIX INTERNA
16 17 18 19 20 21 22 23 24	v. BRITTANYA RAZAVI; MARCELLO RAZAVI; MEOW GANG PRODUCTION STUDIOS, INC.; DG MEDIA & ENTERTAINMENT GROUP, INC.; FENIX INTERNATIONAL LIMITED dba ONLYFANS; and DOES 1-10 inclusive, Defendants. DG MEDIA & ENTERTAINMENT GROUP, INC.; MEOW GANG PRODUCTION STUDIOS, INC., MARCELLO RAZAVI; and BRITTANYA RAZAVI, Counterclaimants, v.	CO-COUNSEL F FENIX INTERNA
16 17 18 19 20 21 22 23 24 25	v. BRITTANYA RAZAVI; MARCELLO RAZAVI; MEOW GANG PRODUCTION STUDIOS, INC.; DG MEDIA & ENTERTAINMENT GROUP, INC.; FENIX INTERNATIONAL LIMITED dba ONLYFANS; and DOES 1-10 inclusive, Defendants. DG MEDIA & ENTERTAINMENT GROUP, INC.; MEOW GANG PRODUCTION STUDIOS, INC., MARCELLO RAZAVI; and BRITTANYA RAZAVI, Counterclaimants,	CO-COUNSEL F FENIX INTERNA

Case No. 2:22-cv-01395-CDS-DJA

STIPULATION OF WITHDRAWAL OF **CO-COUNSEL FOR DEFENDANT** FENIX INTERNATIONAL LIMITED d/b/a ONLYFANS

	2300 WEST SAHARA AVENUE, SUITE 1200 • LAS VEGAS, NEVADA 89102	PHONE 702.873.4100 • FAX 702.873.9966
--	---	---------------------------------------

l				
	Per Local Rule IA 11-6(B), Marshall M. Searcy and the law firm of Quinn Emanuel Urquhart			
	& Sullivan LLP, co-counsel for Defendant Fenix International Limited dba OnlyFans ("Fenix"),			
	withdraw from the matter. Pat Lundvall and Rory Kay of McDonald Carano LLP remain as counsel			
	of record for Fenix.			
	Dated this 30 th day of June, 2025.			
	McDONALD CARANO LLP			
	By: /s/Rory T. Kay Pat Lundvall (NSBN 3761) Rory T. Kay (NSBN 12416) 2300 West Sahara Avenue, Suite 1200 Las Vegas, Nevada 89102 Telephone: (702) 873-4100 plundvall@mcdonaldcarano.com rkay@mcdonaldcarano.com Marshall M. Searcy III (pro hac vice pending) Quinn Emanuel Urquhart & Sullivan, LLP 865 South Figueroa Street, 10th Floor Los Angeles, California 90017-2543 Telephone: (213) 443-3000 marshallsearcy@quinnemanuel.com Attorneys for Defendant Fenix International Limited dba OnlyFans			
	IT IS SO ORDERED.			
	DATED: 7/1/2025 DANIEL J. ALBREGTS UNITED STATES MAGISTRATE JUDGE			